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Mixed soil  
PSI 174  
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# राजपत्र, हिमाचल प्रदेश

## हिमाचल प्रदेश राज्यशासन द्वारा प्रकाशित

ਖਣਡ 19]

शिमला, शनिवार, 13 मार्च, 1971/22 फाल्गन, 1892

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13 मार्च, 1971/ 22 फाल्गुन, 1892 को समाप्त होने वाले सप्ताह में निम्नलिखित विज्ञप्ति 'असाधारण राजपत्र, हिमाचल प्रदेश' में प्रकाशित हुई:—

विज्ञप्ति की संख्या	विभाग का नाम	विषय
No. 147/66-Home, dated the 13th August, 1970.	Home Department	Authorising the carrying out of field firing and artillery practice by Army authorities throughout the notified area in Kangra district.

भाग 1—वंधानिक नियमों को छोड़ कर हिमाचल प्रदेश के राज्यपाल और हिमाचल प्रदेश हाई कोर्ट द्वारा अधिसूचनाएं इत्यादि

हिमाचल प्रदेश हाई कोर्ट

NOTIFICATION

Simla-1, the 1st March, 1971

No. HHC. (H)/71.—It is hereby notified for general information that Tuesday, the 2nd March, 1971 and Friday, 5th March, 1971 will be observed as local holidays by the High Court of Himachal Pradesh on account of General Election to the Lok Sabha.

OFFICE ORDER

Simla-1, the 4th March, 1971

No. HHC. 373/71.—Consequent upon the appointment of Mr. Rajinder Nath Aggarwal, District and Sessions Judge, Simla, as Registrar, on deputation, to the Delhi High Court at New Delhi, the Hon'ble the Chief Justice of the High Court of Himachal Pradesh is pleased to relieve Mr. Rajinder Nath Aggarwal from his duties and further direct that he should report himself for duty to the Delhi High Court immediately.

By order of the Court,  
V. P. BHATNAGAR,  
Deputy Registrar.

हिमाचल प्रदेश सरकार

DEPARTMENT OF PERSONNEL  
(APPOINTMENT)

NOTIFICATION

Simla-2, the 27th February, 1971

No. 1-26/67-App.—In continuation of this Department notification of even number, dated the 9th September, 1970, the Governor, Himachal Pradesh is pleased to order the absorption of Shri D. B. Lal, a confirmed officer of the Uttar Pradesh Higher Judicial Service, in the Higher Judicial Service of Himachal Pradesh on permanent basis, with immediate effect.

K. N. CHANNA,  
Chief Secretary.

भाग 2—वंधानिक नियमों को छोड़ कर विभिन्न विभागों के अध्यक्षों और ज़िला मैजिस्ट्रेटों द्वारा अधिसूचनाएं इत्यादि

CONSOLIDATION OF HOLDINGS DEPARTMENT

NOTIFICATIONS

Simla, the 16th February, 1971

No. PACO. 429.—In exercise of the powers under sub-section 2 of section 14 of the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, 1948, as delegated to me by the Himachal Pradesh

HEALTH AND FAMILY PLANNING DEPARTMENT  
NOTIFICATION

Simla-4, the 24th September, 1970

No. 1-12-64-Med. III.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh that the property and land is likely to be acquired to be taken by the Government at the public expense for a public purpose, namely for housing the office of the District Medical Officer, Mahasu district, it is hereby notified that land in the locality described below is likely to be required for the above purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Lieutenant Governor of Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection the acquisition of entire property and of any land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Simla district, Simla.

SPECIFICATION

District: SIMLA

Tehsil: SIMLA

Village	Khasra No.	Area Big. Bis.
CHHOTA SIMLA	6 6/1 7	6 0 0 14
Total ..	7	16

By order,  
H. R. MAHAJAN,  
Secretary.

Government notification No. 3-11/67-Rev. I, dated the 8th April, 1969, I, Bishan Dass Director, Consolidation of Holdings, Himachal Pradesh appoint Shri Bihari Lal as Consolidation Officer, with headquarter at Hamirpur, in respect of the following estates of Tehsil Hamirpur notified under section 14 (1) on the dates mentioned against each estate for the purpose of performing all the functions of the said officer under the provisions of the said Act,

and order that he shall be deemed to be so appointed with effect from 3rd June, 1969.

Sl. No.	Name of village	Name of Tikka	H.B. No.	Area in Acres	Tehsil	No. and date of notification u/s 14(1) of C/H Act, 1948
1	2	3	4	5	6	7
1.	Hathol	Sarai	12	146	Hamirpur	9-11-1968/Rev. I, 3-6-1969
2.	Hathol	Karari	12	256	-do-	-do-
3.	Hathol	Koat	12	111	-do-	-do-
4.	Hathol	Pakhron Basi	12	228	-do-	-do-
5.	Hathol	Bharata	12	162	-do-	-do-
6.	Hathol	Chook	12	66	-do-	-do-
7.	Baldok	Bamnehr	24	192	-do-	-do-
8.	Baldok	Chatriala	24	22	-do-	-do-
9.	Baldok	Landiala	24	113	-do-	-do-
10.	Baldok	Neati	24	124	-do-	-do-
11.	Baldok	Chatiar	24	403	-do-	-do-
12.	Kohla	Kamlah	18	456	-do-	-do-
13.	Kohla	Farnat	18	151	-do-	-do-
14.	Bajuri	Dalehra	47	73	-do-	-do-
15.	Bajuri	Lohara	47	107	-do-	-do-
16.	Bajuri	Baru	47	107	-do-	-do-
17.	Choru	Gandiana	13	52	-do-	-do-
18.	Mehlta	Jar	42	79	-do-	-do-
19.	Mehlta	Kangri	42	37	-do-	-do-
20.	Mehlta	Tira	42	116	-do-	-do-
21.	Mehlta	Bokhowata	42	101	-do-	-do-
22.	Mehlta	Kathoha	42	109	-do-	-do-
23.	Choriara	Gharat	48	168	-do-	-do-
24.	Bhalat	Gagla	55	82	-do-	-do-
25.	Ugialta	Khandahra	45	396	-do-	-do-
26.	Ugialta	Rumehara	45	44	-do-	-do-
27.	Ugialta	Gharwar	45	57	-do-	-do-
28.	Ugialts	Thankari	45	157	-do-	-do-
29.	Ugialta	Sanahalwa	45	386	-do-	-do-

Simla, the 16th February, 1971

**No. PACO. 424.**—In exercise of the powers under sub-section 2 of section 14 of the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, 1948 as delegated to me by the Himachal Pradesh Government notification No. 3-11/67-Rev. I, dated the 8th April, 1969, I, Bishan Dass, Director, Consolidation

of Holdings, Himachal Pradesh appoint Shri Bihari Lal as Consolidation Officer with headquarter at Hamirpur, in respect of the following estates of Tehsil Hamirpur notified under section 14(1) on the dates mentioned against each estate for the purpose of performing all the functions of the said officer under the provisions of said Act, and order that he shall be deemed to be so appointed with effect from 15th July, 1970.

Sl. No.	Name of village	Name of Tikka	H.B. No.	Area in Acres	Name of Tehsil	No. and date of notification u/s 14 (1) of the C/H Act, 1948
1.	Saproh	Basdhiar	21	115	Hamirpur	P. ACO No. 2316, dated 15-7-1970
2.	Saproh	Loharara	21	59	-do-	-do-
3.	Saproh	Tarangwal	21	145	-do-	-do-

Simla, the 16th February, 1971

**No. PACO. 419.**—In exercise of the powers under sub-section 2 of section 14 of the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, 1948 as delegated to me by the Himachal Pradesh Government notification No. 3-11/67-Rev. I, dated the 8th April, 1969, I, Bishan Dass, Director, Consolidation of

Holdings, Himachal Pradesh appoint Shri Bihari Lal as Consolidation Officer, with headquarter at Hamirpur in respect of the following estates of Tehsil Nurpur, notified under section 14(1) on the dates mentioned against each estate for the purpose of performing all the functions of the said officer under the provisions of the said Act, and order that he shall be deemed to be

so appointed with effect from the dates mentioned against each estate.

Sl. No.	Name of Village	Name of Tikka	H.B. No.	Area in Acres	Name of Tehsil	No. and date of notification u/s 14 (1)	Date from which notification u/s 14 (2) is required
1.	Badala	Bhadpur	186	521	Nurpur	3-11-1967 Rev. I, dated 8-4-1969	8-4-1969
2.	Gadwal	Gadwal	108/4	204	-do-	-do-	-do-
3.	Janehra	Janehra	108/1	340	-do-	-do-	-do-
4.	Kalahan	Kalahan	42	624	-do-	P.A.C.O/2527, dated 5-8-70	5-8-1970

Simla, the 16th February, 1971

No. PACO. 414.—In exercise of the powers under sub-section 2 of section 14 of the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, 1948, as delegated to me by the Himachal Pradesh Government notification No. 3-11/67-Rev. I, dated the 8th April, 1969, I, Bishan Dass, Director, Consolidation of

Holdings Himachal Pradesh, appoint Shri Bihari Lal as Consolidation Officer with headquarter at Hamirpur in respect of the following estates of Tehsil Nurpur, notified under section 14(1) on the dates mentioned against each estate for the purpose of performing all the functions of the said officer under the provisions of the said Act, and order that he shall be deemed to be so appointed with effect from the 24th March, 1969.

Sl. No.	Name of Village	Name of Tikka	H.B. No.	Area in Acres	Name of Tehsil	No. and date of notification u/s 14 (1)
1.	Bhugnara	Bhugnara	41/1	628	Nurpur	9-16/68 Rev. II, dated 24-3-1969
2.	Bhugnara	Kandi	41/2	382	-do-	-do-

Simla, the 16th February, 1971

No. PACO. 409.—In exercise of the powers under sub-section 2 of section 14 of the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, 1948, as delegated to me by the Himachal Pradesh Government notification No. 3-11/67-Rev. I, dated the 8th April, 1969 I, Bishan Dass, Director, Consolidation of Holdings, Himachal Pradesh, appoint Shri Bihari

Lal as Consolidation Officer, with headquarter at Hamirput in respect of the following estates of Tehsil Nurpur, notified under section 14(1) on the dates mentioned against each estate for the purpose of performing all the functions of the said officer under the provisions of the said Act, and order that he shall be deemed to be so appointed with effect from 22nd July, 1968.

Sl. No.	Name of Village	Name of Tikka	H.B. No.	Name of Tehsil	Area in Acres	No. and notification u/s 14 (1) of the C/H Act
1.	Badukher	Badukher	184	Nurpur	698	9 (31)67-Rev. II. 22-7-1968
2.	Tanda	Tanda	148	-do-	560	-do-
3.	Railai	Railai	179	-do-	3279	-do-
4.	Jathel	Jathel	176	-do-	522	-do-
5.	Bhadpur	Bhadpur	174	-do-	1989	-do-
6.	Bhogrwan	Bhogrwan	169	-do-	1588	-do-
7.	Rajgir	Rajgir	188	-do-	1170	-do-
8.	Ladori	Ladori	21	-do-	2688	-do-
9.	Poder	Nagdapail	12	-do-	176	-do-
10.	Ondkhas	Ondkhas	31	-do-	1118	-do-
11.	Saliali	Saliali	29	-do-	3421	-do-
12.	Bhadroa	Bhadroa	120	-do-	1335	-do-
13.	Thapkaur	Thapkaur	119	-do-	999	-do-
14.	Barlahar	Barlahar	112	-do-	447	-do-
15.	Barlahar	Tajwan	112	-do-	242	-do-
16.	Chaloh	Chaloh	110	-do-	363	-do-
17.	Chaloh	Ondho	110	-do-	107	-do-
18.	Dharwal	Thatholi	111	-do-	358	-do-
19.	Tachar bhalun		36	-do-	822	-do-
20.	Ladwaha	Denkwan	115	-do-	227	-do-
21.	Lakhanpur	Lakhanpur	106	-do-	1010	-do-
22.	Majra	Dhaneti Barswanal	57/4	-do-	186	-do-
23.	Majra	Sukher Bhurona	57/10	-do-	174	-do-

Simla, the 16th February, 1971

No. PACO. 434.—In exercise of the powers under sub-section 2 of section 14 of the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, 1948, as delegated to me by the Himachal Pradesh Government notification No. 3-11/67-Rev. I, dated the 8th April, 1969, I, Bishan Dass, Director, Consolidation of Holdings, Himachal Pradesh appoint Shri Bihari

Lal as Consolidation Officer with headquarter at Hamirpur in respect of the following estates of Tehsils Hamirpur and Nurpur, notified under section 14 (1) on the dates mentioned against each estate for the purpose of performing all the functions of the said officer under the provisions of the said Act, and order that he shall be deemed to so appointed with effect from 22nd June, 1966.

Sl. No.	Name of Tikka 1	Name of Mauza 2	H.B. No. 3	Area in Acres 4	Tehsil 5	No. and notification u/s 14 (1) of C/H Act 7
1.	Lakhrun	Machahli	15	406	Hamirpur	1200-A, 1-2-1965
2.	Machahli	Machahli	15	250	-do-	-do-
3.	Hathlon	Machahli	15	278	-do-	-do-
4.	Bout	Machahli	15	329	-do-	-do-
5.	Kasiar	Jasai	26	261	-do-	14493-A, 5-9-1962
6.	Manjara	Jasai	26	312	-do-	-do-
7.	Dhundla	Kotla	8	354	-do-	1200-A, 1-2-1965
8.	Nanvin	Kotla	8	611	-do-	-do-
9.	Dadahi	Bajuri	47	717	-do-	14493-A, 5-9-1962
10.	Ghanal Khurad	Bajuri	47	131	-do-	-do-
11.	Ghanal Kalan	Bajuri	47	174	-do-	-do-
12.	Lahlari	Bajuri	47	273	-do-	-do-
13.	Baral	Bajuri	47	52	-do-	-do-
14.	Gaura Manjhala	Bajuri	47	52	-do-	-do-
15.	Dugha Khurad	Mati-Morian	46	167	-do-	57-G-8077-A, 3-5-60
16.	Dugha Kalan	Mati-Morian	46	96	-do-	-do-
17.	Sawahal	Mati-Morian	46	116	-do-	-do-
18.	Lahal	Mati Morian	46	414	-do-	-do-
19.	Lamblu	Ugialta	45	176	-do-	14493-A, 5-9-1962
20.	Narsin	Ugialta	45	257	-do-	-do-
21.	Khundercha	Ugialta	45	312	-do-	-do-
22.	Swalwa	Ugialta	45	386	-do-	-do-
23.	Thana	Ugialta	45	136	-do-	-do-
24.	Baloh	Ugialta	45	328	-do-	-do-
25.	Sahnwin	Mehlta	42	95	-do-	57-G-8077-A, 3-5-1960
26.	Didwin	Mehlta	42	114	-do-	-do-
27.	Kakriana	Mehlta	42	76	-do-	-do-
28.	Bhota	Pahlu	40	88	-do-	-do-
29.	Bakarti	Jangal Ropa	37	181	-do-	-do-
30.	Badehra	Badhog	36	730	-do-	-do-
31.	Manjhali	Badhog	26	178	-do-	-do-
32.	Badawana	Badhog	26	510	-do-	14493-A, 5-9-1962
33.	Sailan-di-Bhal	Naunhi	25	127	-do-	-do-
34.	Samhun	Naunhi	25	60	-do-	-do-
35.	Rangas	Naunhi	25	132	-do-	-do-
36.	Holwin Har	Naunhi	25	104	-do-	-do-
37.	Kohla Plasli	Naunhi	25	197	-do-	-do-
38.	Jamnoti Kalan	Naunhi	25	106	-do-	-do-
39.	Gharthun	Naunhi	25	134	-do-	-do-
40.	Khunha	Naunhi	25	163	-do-	-do-
41.	Kamlabu	Balduhak	24	106	-do-	57-G-8077-A, 3-5-60
42.	Paniala	Mati Tihra	52	244	-do-	14493-A, 5-9-62
43.	Bhadwara	Jangal Ropa	37	169	-do-	-do-
44.	Pathar	Kuthehra	51	106	-do-	-do-
45.	Swahal	Kuthehra	51	437	-do-	-do-
46.	Salam	Hathol	17	70	-do-	-do-
47.	Kotla	Hathol	17	340	-do-	-do-
48.	Sarai	Hathol	17	212	-do-	-do-
49.	Basarl	Hathol	17	1180	-do-	GA-II-7799, 4-8-65
50.	Jhalan	Hathol	17	395	-do-	1493-A, 5-9-1962
51.	Badarn	Hathol	17	116	-do-	-do-
52.	Beha	Hathol	17	637	-do-	-do-
53.	Pansai	Hathol	17	580	-do-	-do-
54.	Padrun	Hathol	17	77	-do-	-do-
55.	Tilla	Hathol	17	214	-do-	-do-
56.	Ansra	Hathol	17	115	-do-	-do-

1	2	3	4	5	6	7
57.	Gauna	Kohla	18	237	Hamirpur	1493-A, 5-9-1962
58.	Galol	Jalari	19	300	-do-	-do-
59.	Badrol	Jalari	19	60	-do-	-do-
60.	Lahar Kotlu	Bhumpal	20	344	-do-	-do-
61.	Chhabot Brahamana	Majhog Samluhi	49	76	-do-	57-G-8077-A, 3-5-1960
62.	Manwin	Mewa	43	262	-do-	-do-
63.	Bajroh	Mewa	43	469	-do-	-do-
64.	Bhalwani	Mewa	43	550	-do-	-do-
65.	Mangal	Galor	36	178	-do-	-do-
66.	Palwin	Galor	36	151	-do-	-do-
67.	Loharkar	Galor	36	43	-do-	-do-
68.	Kheri	Garli	33	209	-do-	-do-
69.	Bijhar	Dhatwal	34	1036	-do-	-do-
70.	Bekhararwin		162	126	Nurpur	12699-A, 10-8-1962
71.	Dah		134	243	-do-	-do-
72.	Khanpur		150	329	-do-	7745-A, 4-8-1965
73.	Tamota		253	96	-do-	-do-
74.	Malkana		167/2	579	-do-	12699-A, 10-8-1962
75.	Paral		165	483	-do-	-do-
76.	Kathgarh		149	547	-do-	7735-A, 4-8-1965
77.	Meelwain		151	162	-do-	-do-
78.	Sanaur		141	557	-do-	G-1198-A, 1-2-1965
79.	Uperliband		167/1	282	-do-	7745-A, 4-8-1965.
80.	Thath		167/3	227	-do-	-do-
81.	Indora		142	562	-do-	G-1198-A, 1-2-1965
82.	Nerna			146	-do-	-do-
83.	Madde		97	13	-do-	12699-A, 10-8-1962
84.	Thather		44/3	37	-do-	-do-
85.	Chonkajattan		99/5	74	-do-	-do-
86.	Ghanli		195/18	284	-do-	-do-
87.	Batari		195/1	250	-do-	-do-
88.	Tutwan		195/8	379	-do-	-do-
89.	Jhorali		96/3	168	-do-	-do-
90.	Paplaha		78/1	333	-do-	-do-
91.	Kut		82/4	373	-do-	-do-
92.	Kanjuah		97/12	61	-do-	-do-
93.	Tikkar		44/4	94	-do-	-do-
94.	Matholi		47	261	-do-	-do-
95.	Dhamwal		44/6	186	-do-	-do-
96.	Bhaleth		49	489	-do-	-do-
97.	Lakrwal		27/5	569	-do-	-do-
98.	Halb		28/6	699	-do-	-do-
99.	Dhalwara		66/3	136	-do-	-do-
100.	Sadrakar		46	382	-do-	-do-
101.	Gurial		58/5	358	-do-	-do-
102.	Dhanethi Garlan		57/6	91	-do-	-do-
103.	Dhial		61	345	-do-	-do-
104.	Tund		45/2	172	-do-	-do-
105.	Hagwal		117	636	-do-	7795-A, 4-8-1965
106.	Ganoh		44/7	14	-do-	12699-A, 10-8-1962
107.	Mehrka		25/5	203	-do-	-do-
108.	Sadwan Khas		27/4	442	-do-	-do-
109.	Bhati		47	135	-do-	-do-
110.	Kamnala		47/2	72	-do-	-do-
111.	Ghandwal		105/2	1078	-do-	GA-II-86, 29-1-1966
112.	Junnu		35/3	295	-do-	12699-A, 10-8-1962
113.	Sanor		25/2	184	-do-	-do-
114.	Therh		25/1	301	-do-	-do-
115.	Barikhad		115/1	80	-do-	-do-
116.	Har		28/7	215	-do-	-do-
117.	Mamugurchal		24	523	-do-	-do-
118.	Bhatoli Lamian		57/2	139	-do-	-do-
119.	Ghatot		57/11	43	-do-	-do-
120.	Gurah		57/13	178	-do-	-do-
121.	Barmoli		47	217	-do-	-do-
122.	Talara		43/1	497	-do-	-do-
123.	Samula		27/3	223	-do-	-do-
124.	Dhaneti	Churrurian	44/5	446	-do-	G-1198-A, 1-2-1965
125.	Charuri		54	237	-do-	12699-A, 10-8-1962

1	2	3	4	5	6	7
126.	Dhaneti Barswalan		44/4	180	Nurpur	12699-A, 10-8-62
127.	Panjhera		44/2	299	-do-	-do-
128.	Panteher		26/2	174	-do-	-do-
129.	Thana		26/3	206	-do-	-do-
130.	Golma		92/5	723	-do-	-do-
131.	Saneka		44/7	271	-do-	-do-
132.	Ther Khas		26/3	244	-do-	-do-
133.	Dhunkher		22/2	254	-d-	-do-
135.	Pandher		93/3	68	-do-	-do-
136.	Madanpur		26/6	165	-do-	-do-
	Gangath		51	391	-do-	G-1198-A, 1-2-65.

BISHAN DASS,  
Director.

भाग 3—अधिनियम, विधेयक और विधेयकों पर प्रवर समिति के प्रतिवेदन, वैधानिक नियम तथा हिमाचल प्रदेश के राज्यपाल, हिमाचल प्रदेश हाई कोर्ट, फाइनेन्शल कमिश्नर तथा कमिश्नर ग्राफ़ इन्कम-टैक्स द्वारा अधिसूचित आदेश इत्यादि

### HOME GUARDS AND CIVIL DEFENCE DEPARTMENT

#### NOTIFICATION

Simla-2, the 23rd January, 1971

No. 5-14/64-HG.—In exercise of the powers delegated by the President under the proviso to Article 309 of the Constitution, vide Government of India, Ministry of Home Affairs notification No. F. 27/59-Him (i), dated the 13th July, 1959 the Administrator (Lieutenant Governor), Himachal Pradesh is pleased to make the following Rules in regard to the following matters, namely:—

- the method of recruitment to the Himachal Pradesh Home Guards and Civil Defence Class III Service;
- the qualification necessary for appointment to such service and posts; and
- the conditions of service of persons appointed to such service and posts for the purposes of probation, confirmation, seniority and promotion.

#### RECRUITMENT RULES

##### PART I—GENERAL

1. *Short title and commencement.*—(a) These Rules may be called the Himachal Pradesh Home Guards and Civil Defence, Class III Service (Recruitment, Promotion and certain Conditions of Service) Rules, 1969.

(b) These Rules shall come into force from the date of notification in the Official Gazette.

2. *Definitions.*—In these rules, unless there is anything repugnant in the subject or context:—

(a) “Administrator” means the Lieutenant Governor of Himachal Pradesh.

(b) “Government” means the Himachal Pradesh Government.

(c) “Recognised University” means any university incorporated by law in India.

(d) “The Service” means the Himachal Pradesh Home Guards and Civil Defence Class III Service.

(e) “Direct appointment” means an appointment made otherwise than by promotion from amongst the members of the service or by transfer of an official already in the service of the Himachal Pradesh Government or of the Union.

(f) “Scheduled Castes” means the castes, races or tribes or parts of or groups within castes, races or tribes specified in the Constitution (Scheduled Castes) (Union Territories) Order, 1951 as amended by part V of Schedule II read with sub-section (2) of section 3 of the Scheduled Castes and Scheduled Tribes Orders (Amendment) Act, 1956 (63 of 1956).

(g) “Scheduled Tribes” means the Tribes or Tribal Communities on parts of or groups within tribes or tribal communities specified in Schedule to the Constitution (Scheduled Tribes) (Union Territories) Order, 1951, as amended by part IV of Schedule IV read with sub-section (2) of section 4 Scheduled Castes and Scheduled Tribes Order (Amendment) Act, 1956 (63 of 1956).

(h) “Member” means a member of the Himachal Pradesh Home Guards and Civil Defence Class III Service.

##### PART II—RECRUITMENT TO SERVICE

3. *Character of posts.*—The character (i.e. designation, grade etc.) of the various posts included in the service and their rates of pay shall be as indicated in Annexure I to these rules.

4. *Authority empowered to make appointments.*—All appointments to posts in the service shall be made by the Head of the Department or any other authority declared as such by the Administrative.

5. *Nationality, eligibility and age etc.*—(1) A candidate for appointment to any post in the service must be—

(a) A citizen of India, and

(b) (i) who or whose father has been continuously residing in Himachal Pradesh for a period of not less than three years immediately preceding the last date fixed for making applications for appointment to a post, or

(ii) whose father, if dead, continuously resided in Himachal Pradesh for a period of not less than three years immediately preceding his/her death and who has, after the death of his father, continued to reside in Himachal Pradesh upto the last date fixed for making application for appointments to a post;

Provided that any period of temporary absence from Himachal Pradesh for the purpose of prosecuting his/her studies or for undertaking medical treatment or any period of such temporary absence not exceeding three months for any other reason, shall not be deemed to constitute a break in the continuity of such residence, but for the purpose of calculating the said period of three years, any such period of temporary absence shall be excluded; and

(iii) who produced before the appointing authority concerned if so required by it, a certificate of eligibility granted under Rule IV of the Himachal Pradesh, Manipur and Tripura Public Employment (Requirement as to Residence) Rules, 1959:

Provided further that in case Administrator (Lieutenant Governor), Himachal Pradesh in any exceptional case and for reasons to be recorded in writing, relaxes the provisions of sub-rule (1) of this rule, in exercise of his discretion under Rule 5 of the Himachal Pradesh, Manipur and Tripura Public Employment (Requirement as to Residence) Rules, 1959, a candidate for appointment to any post in the service must be:—

- (a) A citizen of India, or
- (b) A subject of Sikkim, or
- (c) A subject of Nepal, or
- (d) A person of Indian origin who has migrated from Pakistan with the intention of permanently settling in India:

Provided that if he/she belongs to category (c) or (d) he must be a person in whose favour a certificate of eligibility has been given by the Government of India:

Provided further that if he/she belongs to category (d) the certificate of eligibility will be valid only for a period of one year from the date of his appointment beyond which he/she can be retained in service only if he/she has become a citizen of India.

A candidate in whose case a certificate of eligibility is necessary, may be admitted to an examination or interview and he/she may also provisionally be appointed subject to the necessary certificate being given to him/her by the Government, and

(2) Unless he/she is already in Government service must produce—

- (i) a certificate of good moral character from the Principal Academic Officer of his/her university, college, school or the head of his/her educational or technical institution last attended.
- (ii) certificate of good moral character from two responsible persons, not being his/her relatives who are well acquainted with him/her in private life and unconnected with his/her university, college, school or other educational or technical institution;
- (iii) a medical certificate, as required by Rule 10 of Fundamental Rule and Rules 3 and 4 of Supplementary Rules;
- (iv) a declaration to the effect that he has not more than one living wife—

no person, who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to service.

- (v) in the case of female Government servant, a declaration to the effect that she has not married

a person having already a living wife—  
no woman whose marriage is void by reasons of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to service:

Provided that the Himachal Pradesh Government may, if satisfied that there are special grounds for doing so, exempt any person from the operation of rules in clauses (iv) and (v) above.

(3) Must not be less than 18 years and not more than 25 years of age on the date of his/her appointment:

Provided further that minimum and maximum age limits as prescribed may be relaxed in pursuance of the instructions laid down in Government of India, Ministry of Home Affairs O.M. No. 4/7/56-RPS., dated the 30th November, 1956 (Annexure II) to these rules and of administrative instructions given in Appendix 3 of the Posts and Telegraphs Compilation of the Fundamental and Supplementary Rules, Volume II:

Provided further that the maximum age limit may be relaxed in the case of scheduled castes/tribes candidates, displaced persons and other special categories in accordance with the orders issued by the Government of India from time to time.

**6. Educational Technical Qualifications of candidates.**—No person shall be appointed to the service unless in the case of appointment to the post of—

- (i) **Head Clerk.**—He has passed Matriculation Examination or above of a recognised university, and has served as Assistant or Accounts Clerk at least 3 years in permanent or officiating capacity.
- (ii) **Assistant and Accounts Clerk.**—He has passed Matriculation Examination or above of a recognised University, and has served as Clerk for at least 3 years in permanent or officiating capacity.
- (iii) **Stenographer.**—He has passed Matriculation Examination or above of a recognised university, and possesses short-hand speed of 100 words per minute and typing speed of 50 words per minute in English.
- (iv) **Clerk and Lance Corporal Clerk.**—He has passed Matriculation Examination or above of a recognised university, and possesses a typing speed of (a) 30 words per minute in English or (b) 25 words per minute in Hindi, and is member of Himachal Pradesh Home Guards.
- (v) **Driver.**—He possesses a driving licence and is literate:

Provided further that the knowledge of customs, manners and dialects of Himachal Pradesh shall be essential qualifications for all candidates for purpose of eligibility for the above posts.

**7. Method of recruitment.**—Posts in the service shall be filled either by promotion or by direct appointment in the following manner:—

- (i) **Head Clerk.**—By promotion on the basis of seniority subject to the rejection of unfit out of Assistant and Accounts Clerk who have served as such for at least 3 years and 5 years respectively in that capacity.
- (ii) **Assistant and Accounts Clerk.**—By promotion on the basis of seniority subject to the rejection of unfit out of clerks who have served as such for at least 3 years in that capacity.
- (iii) **Stenographer.**—By direct recruitment on the basis of competitive examination.

(iv) *Clerk and Lance Corporal Clerk*.—By direct recruitment on the basis of competitive examination.

(v) *Driver*.—By transfer of a person already in service of the Government or by direct recruitment:

Provided that 23% and 5% of the vacancies shall be filled up from the candidates belonging to scheduled castes and scheduled tribes respectively subject to the minimum qualifications being satisfied by them:

Provided further that the vacancies earmarked in the direct quota of recruitment for out-side candidates shall be intimated to the Heads of Departments or Heads of Offices, as the case may be, and they shall be asked to recommend names of suitable candidates working in their offices, otherwise vacancies shall be notified to the Employment Exchanges in Himachal Pradesh or will be advertised.

### PART III—CONDITIONS OF SERVICE

9. (i) Members of the service who are appointed against permanent vacancies shall, on appointment to any post in the service remain on probation for a period of two years.

*Explanation*.—Approved officiating service shall be taken as a period spent on probation but no member who is officiating in any appointment shall on the completion of the probationary period prescribed, be confirmed until he/she is appointed against a permanent vacancy.

(ii) If the work or conduct of any member during his/her period of probation is, in the opinion of the appointing authority, not satisfactory, the appointing authority may dispense with his/her services or revert him/her to his/her former post if he/she has been appointed to that post otherwise than by direct recruitment.

(iii) On the completion of the period of probation of any member, the appointing authority prescribed in Rule 4 may confirm such member in his/her appointment or if his/her work or conduct has, in the opinion of the appointing authority, not been satisfactory, may dispense with his/her service, or revert him/her to his/her former post, if he/she has been appointed otherwise than by direct appointment or may extend the period of probation and thereafter pass such orders on the expiry of probation as it could have passed on the expiry of the first period of probation:

Provided always that the total period of probation including extension, if any, shall not exceed double the normal period.

10. *Scale of pay etc. of the service*.—The grades of pay of each class of service are mentioned in Appendix I to these rules subject to their revision from time to time.

11. *Discipline*.—In respect of discipline, punishment and appeals, the members of the services shall be governed by the provisions of Central Civil Services (Classification, Control and Appeal) Rules, 1965 and the Central Civil Services Conduct Rules, 1964, as amended from time to time.

12. *Seniority of Member of Service*.—(1) Subject to the provisions of paragraph (2) below, persons appointed in a substantive or officiating capacity to a grade prior to the issue of these rules shall retain the relative seniority already assigned to them or such seniority as may hereafter be assigned to them under the existing orders applicable to their cases and shall en-block be senior to all others in that grade.

*Explanation*.—For the purpose of these rules—

(a) persons who are confirmed retrospectively with effect from a date earlier than the issue of these rules, and

(b) persons appointed on probation to a permanent post substantively vacant in a grade prior to the issue of these rules shall be considered to be permanent officers of the grade.

(2) Subject to the provisions of paragraph (3) below, permanent officers of each grade shall be ranked senior to persons who are officiating in that grade.

(3) *Direct Recruits*.—Notwithstanding the provisions of rule (2) above the relative seniority of all direct recruits shall be determined by the order of merit in which they are selected for such appointment, on the recommendations of the selecting authority, persons appointed as a result of an earlier selection being senior to those appointed as a result of a subsequent selection:

(i) Provided that where persons recruited initially on temporary basis are confirmed subsequently in an order different from the order of merit indicated at the time of their appointment, seniority shall follow the order of confirmation and not the original order of merit:

(ii) Provided further that a person who does not join within the specified period shall lose his/her seniority according to the select list and shall rank in the seniority list next to the person who joined earlier:

(iii) Provided further that he/she shall not lose his/her seniority if the fact of his/her joining later was caused by circumstances beyond his/her control and for the reasons recorded in writing, the appointing authority is satisfied that this was so.

#### (4) Promotees—

(i) The relative seniority of persons promoted to the various grades shall be determined in the order of their selection for such promotion:

Provided that where persons promoted initially on a temporary basis are confirmed subsequently in an order different from the order of merit indicated at the time of their promotion, seniority shall follow the order of confirmation and not the original order of merit;

(ii) where promotions to a grade are made from more than one grade, the eligible persons shall be arranged in separate lists in the order of their relative seniority in their respective grades. Thereafter, the Departmental Promotion Committee shall select persons for promotion from each list upto the prescribed quota and arranged all the candidates selected from different lists in a consolidated order of merit which will determine the seniority of the persons on promotion to the higher grade.

(5) *Relative seniority of direct recruits and promotees*.—The relative seniority of direct recruits and of promotees shall be determined according to the rotation of vacancies between direct recruits and promotees which shall be based on the quotas of vacancies reserved for direct recruitment and promotion respectively in these rules.

(6) *Transferees*.—The relative seniority of persons appointed by transfer to the service from the subordinate offices or the Central Government or other departments of State Governments shall be determined in accordance with the order of their selection for such transfer.

### EXPLANATORY MEMORANDUM

Rule 4.—Where promotions are made on the basis of selection by the Departmental Promotion Committee, the seniority of such promotees shall be in the order in which they are recommended for such promotion by the Committee. Where promotions are made on the seniority basis subject to the rejection of the unfit, the seniority of

persons considered fit for promotion at the same time shall be the same as the relative seniority in the lower grade from which they are promoted, where, however, a person is considered as unfit for promotion and is superseded by a junior, such person shall not, if he is subsequently found suitable and promoted, take seniority in the higher grade over the junior person who had superseded him.

**Rule (5).**—A roster should be maintained based on the reservation for direct recruitment and promotion in the recruitment rules. Appointments should be made in accordance with this roster and seniority determined accordingly. Illustration where 75% of the vacancies are reserved for promotion and 25% for direct recruitment, each direct recruit shall be ranked in seniority below 3 promotees. Where the quotas are 50% each, every direct recruit shall be ranked below a promotee. If for any reason, a direct recruit or a promotee ceases to hold the appointment in the grade, the seniority list shall not be re-arranged merely for the purpose of ensuring the proportion referred to above.

**13. Leave and pension etc.**—In respect of leave, pension and other (cognate) matters not specifically mentioned in these rules, the member of the service shall be governed by the Revised Leave Rules, 1933, given in Appendix 7-A, Volume II of the Posts and Telegraphs Compilation of the F.R. and S.R. and the pension rules promulgated by the Government of India, in Finance Ministry's office memo No. F. 3 (I) Est. (Spl.)/47, dated the 17th April, 1950 as amended from time to time, unless one has already exercised option otherwise.

**14. Training and examination etc.**—The members of service shall have to qualify examinations or to undergo training as may be prescribed by the Government from time to time for any class of post.

**15. Other conditions of service.**—In respect of conditions of service other than those covered by these rules, members of the service shall be governed by the condition of service of Union Territories Employees Rules, 1959, issued by the Government of India, Ministry of Home Affairs vide their notification No. F. 27/59-Him (ii), dated the 13th July, 1959.

#### ANNEXURE I

#### ANNEXURE TO HIMACHAL PRADESH HOME GUARDS AND CIVIL DEFENCE CLASS III SERVICE RECRUITMENT AND PROMOTION RULES 1959

Charter of Posts	Grade
Head Clerk	Rs. 200-10-280/15-430-20-450
Assistant	Rs. 160-10-280/15-400
Stenographer	Rs. 160-10-280/15-400
Accounts Clerk	Rs. 160-10-280/15-400
Clerk and Lance Corporal	Rs. 110-4-130/5-180-6-210/8-250.
Clerk.	
Driver	Rs. 100-4-140/5-160.

#### ANNEXURE II

*Copy of office memo No. 4/7/56-RPC, dated the 30th November, 1956, from the Under Secretary to the Government of India, Ministry of Home Affairs, to all Ministries etc.*

**Subject.**—Minimum age limit for recruitment to clerical posts not made through the Union Public Service Commission.

**Reference.**—This Ministry's office memo No. 4/7/56-RPS, dated the 20th March, 1956.

Replies received from Ministries and other offices to this Ministry's office memo referred to above show a consensus of opinion in favour of the proposals made in that memorandum. It has accordingly been decided that for recruitment to clerical posts under the Central Government made without reference to the Union Public Service Commission the minimum age limit should be 18 years. Heads of Departments are authorised to make a relaxation, in exceptional cases of this limit by not more than one year.

2. In so far as the persons serving in the Indian Audit and Accounts Department are concerned, these orders are issued in consultation with the Comptroller and Auditor General.

K. N. CHANNA,  
Chief Secretary.

#### भाग 4—स्थानीय स्वायत शासन: म्यनिसिपल बोर्ड, डिस्ट्रिक्ट बोर्ड, नोटिफाइड और टाउन एरिया तथा पंचायत विभाग

#### LOCAL SELF GOVERNMENT DEPARTMENT NOTIFICATION

Simla-2, the 21st January, 1971

**No. 14-68/70-LSG.**—In continuation of this Department notification of even number, dated the 11th November, 1970, vide which the constitution of a Pay Committee for the Employees of Urban Local Bodies in Himachal Pradesh has been notified, the Himachal Pradesh Government has decided that the terms of reference of the said Committee shall be—

To enquire into and report on the following matters:—

- the structure of pay scale and allowances of employees of the Simla Municipal Corporation and other Urban Local Bodies in Himachal Pradesh keeping in view the financial resources of the Corporation/Urban Local Bodies;
- the question of grant of interim relief to the employees of Urban Local Bodies. The Pay Committee may make recommendation to the

Government in this regard as early as possible pending finalisation of its report;

(iii) essential technical and academic qualifications for various posts under the Corporation and other Urban Local Bodies; and

(iv) method of recruitment, conditions of service including promotions, retiring benefits, conduct and discipline thereof;

with the object of achieving rationalization and uniformity in regard to the aforesaid matters to the fullest degree.

2. The Committee shall have its headquarters at Simla.

3. The Committee shall submit its report to the Himachal Pradesh Government within a period of six months from the date of its first meeting.

4. The Chairman, in consultation with the members, shall determine the procedure for summoning and recording evidence.

5. The aforesaid Committee may visit, any Urban Local Body in Himachal Pradesh or outside for the speedy and expeditious completion of the duties assigned to it, if at all, the Chairman of the Committee is satisfied that a visit to the Local Body is useful

for the purposes of the Committee.

By order,  
D. B. LAL,  
Secretary.

## भाग 5—वैयक्तिक अधिसूचनाएं और विज्ञापन

शून्य

## भाग 6—भारतीय राजपत्र इत्यादि में से पुनः प्रकाशन

### LAW DEPARTMENT NOTIFICATION

Simla-4, the 17th July, 1964

No. 1-1/64-LR.—The following Acts recently passed by the Parliament of India and published in the Gazette of India Extraordinary part II section I, dated the 12th, 17th, 20th June, 1964 respectively are hereby republished in the Himachal Pradesh Government Rajpatha for the information of general public:—

1. The Indian Medical Council (Amendment) Act, 1964 (24 of 1964).
2. The Delhi (Delegation of Powers) Act, 1964 (23 of 1964).
3. The Coir Industry (Amendment) Act, 1964 (25 of 1964).
4. The Constitution (Seventeenth Amendment) Act, 1964.

S. R. MAHANTAN,  
Under Secretary (Judicial).

Assented to on 16-6-1964.

### THE INDIAN MEDICAL COUNCIL (AMENDMENT) ACT, 1964 (ACT NO. 24 OF 1964)

AN  
ACT

further to amend the Indian Medical Council Act, 1956.

Be it enacted by Parliament in the Fifteenth Year of the Republic of India as follows:—

1. *Short title.*—This Act may be called the Indian Medical Council (Amendment) Act, 1964.

2. *Amendment of section 1.*—In section 1 of the Indian Medical Council Act, 1956 (102 of 1956), (hereinafter referred to as the principal Act), in sub-section (2), the words "except the State of Jammu and Kashmir" shall be omitted.

3. *Amendment of section 2.*—In section 2 of the principal Act, clause (c) shall be omitted.

4. *Amendment of section 12.*—In sub-section (2) of section 12 of the principal Act, the words "State or", in both the places where they occur, shall be omitted.

5. *Amendment of section 13.*—In sub-section (3) of section 13 of the principal Act, the words "or State", in both the places where they occur, shall be omitted.

6. *Amendment of section 14.*—In sub-section (1) of section 14 of the principal Act,—

(a) the words "State or" shall be omitted;  
(b) for the proviso, the following proviso shall be substituted namely:—

"Provided that medical practice by persons possessing such qualifications—

(a) shall be permitted only if such persons are enrolled as medical practitioners in accordance with the law regulating the registration of medical practitioners for the time being in force in that country;  
(b) shall be limited to the institution to which they are attached for the time being for the purposes of teaching, research or charitable work; and  
(c) shall be limited to the period specified in this behalf by the Central Government by general or special order."

7. *Amendment of section 15.*—Section 15 of the principal Act shall be re-numbered as sub-section (1) thereof and after sub-section (1) as so re-numbered, the following sub-sections shall be inserted, namely:—

"(2) Save as provided in section 25, no person other than a medical practitioner enrolled on a State Medical Register,—  
(a) shall hold office as physician or surgeon or any other office (by whatever designation called) in Government or in any institution maintained by a local or other authority;  
(b) shall practise medicine in any State;

(c) shall be entitled to sign or authenticate a medical or fitness certificate or any other certificate required by any law to be signed or authenticated by a duly qualified medical practitioner;

(d) shall be entitled to give evidence at any inquest or in any court of law as an expert under section 45 of the Indian Evidence Act, 1872 (1 of 1872) on any matter relating to medicine.

(3) Any person who acts in contravention of any provision of sub-section (2) shall be punished with imprisonment for a term which may extend to one year or with fine which may extend to one thousand rupees, or with both."

8. *Amendment of section 17.*—For sub-sections (1) and (2) of section 17 of the principal Act, the following sub-sections shall be substituted, namely:—

(1) The Committee shall appoint such number of medical inspectors as it may deem requisite to inspect any medical institution, college, hospital or other institution where medical education is given, or to attend any examination held by any University or medical institution for the purpose of recommending to the Central Government recognition of medical qualifications granted by that University or medical institution.

(2) The medical inspectors shall not interfere with the conduct of any training or examination, but shall report to the Committee on the adequacy of the standards of medical education including staff, equipment, accommodation, training and other facilities prescribed for giving medical education or on the sufficiency of every examination which they attend."

9. *Amendment of section 18.*—In section 18 of the principal Act,—

(a) for sub-section (1), the following sub-section shall be substituted, namely:—

"(1) The Council may appoint such number of visitors as it may deem requisite to inspect any medical institution, college, hospital or other institution where medical education is given or to attend any examination held by any University or medical institution for the purpose of granting recognised medical qualifications."

(b) in sub-section (2), for the word "examination", in both the places where it occurs, the words "inspection or examination" shall be substituted;

(c) for sub-section (3), the following sub-section shall be substituted, namely:—

"(3) The visitors shall not interfere with the conduct of any training or examination, but shall report to the President of the Council on the adequacy of the standards of medical education including staff, equipment, accommodation, training and other facilities prescribed for giving medical education or on the sufficiency of every examination which they attend."

10. *Amendment of section 19.*—In section 19 of the principal Act,—

(a) for sub-section (1), the following sub-section shall be substituted, namely:—

"(1) When upon report by the Committee or the visitor, it appears to the Council—

(a) that the courses of study and examination to be undergone in, or the proficiency required from candidates at any examination held by, any University or medical institution, or

(b) that the staff, equipment, accommodation, training and other facilities for instruction and training provided in such University or medical institution or in any college or other institution affiliated to that University, do not conform to the standards prescribed by the Council, the Council shall make a representation to that effect to the Central Government."

(b) in sub-section (4), the following words shall be inserted at the end, namely:—

“or that the said medical qualification if granted to students of a specified college or institution affiliated to any University shall be a recognised medical qualification only when granted before a specified date or, as the case may be, that the said medical qualification shall be a recognised medical qualification in relation to a specified college or institution affiliated to any University only when granted after a specified date.”.

11. *Insertion of new section 19A.*—After section 19 of the principal Act, the following section shall be inserted, namely:—

“19A. *Minimum standards of medical education.*—(1) The Council may prescribe the minimum standards of medical education required for granting recognised medical qualifications (other than post-graduate medical qualifications) by Universities or medical institutions in India.

(2) Copies of the draft regulation and of all subsequent amendments thereof shall be furnished by the Council to all State Governments and the Council shall, before submitting the regulations or any amendment thereof, as the case may be, to the Central Government for sanction, take into consideration the comments of any State Government received within three months from the furnishing of the copies as aforesaid.

(3) The Committee shall from time to time report to the Council on the efficacy of the regulations and may recommend to the Council such amendments thereof as it may think fit.”.

12. *Insertion of new section 20A.*—After section 20 of the principal Act, the following section shall be inserted, namely:—

“20A. *Professional conduct.*—(1) The Council may prescribe standards of professional conduct and etiquette and a code of ethics for medical practitioners.

(2) Regulations made by the Council under sub-section (1) may specify which violations thereof shall constitute infamous conduct in any professional respect, that is to say, professional misconduct, and such provision shall have effect notwithstanding anything contained in any law for the time being in force.”.

13. *Amendment of section 22.*—In section 22 of the principal Act, for the word “three”, the word “six” shall be substituted.

14. *Amendment of section 24.*—In section 24 of the principal Act, in sub-section (2), for the words “on any ground other than that he is not possessed of the requisite medical qualifications”, the words “on the ground of professional misconduct or any other ground except that he is not possessed of the requisite medical qualifications” shall be substituted.

15. *Substitution of new section for section 25.*—For section 25 of the principal Act, the following section shall be substituted, namely:—

“25. (1) *Provisional registration.*—A citizen of India possessing a medical qualification granted by a medical institution outside India included in part II of the Third Schedule, who is required to undergo practical training as prescribed under sub-section (3) of section 13, shall, on production of proper evidence that he has been selected for such practical training in an approved institution, be entitled to be registered provisionally in a State Medical Register and shall be entitled to practise medicine in the approved institution for the purposes of such training and for no other purpose.

(2) A person who has passed the qualifying examination of any University or medical institution in India for the grant of a recognised medical qualification shall be entitled to be registered provisionally in a State Medical Register for the purpose of enabling him to be engaged in employment in a resident medical capacity in any approved institution, or in the Medical Service of the Armed Forces of the Union, and for no other purpose, on production of proper evidence that he has been selected for such employment.

(3) The names of all persons provisionally registered under sub-section (1) or sub-section (2) in a State Medical Register shall be entered therein separately from the names of other persons registered therein.

(4) A person registered provisionally as aforesaid who has completed practical training referred to in sub-section (1) or who has been engaged for the prescribed period in employment in a resident medical capacity in any approved institution or in the Medical Service of the Armed Forces of the Union, as the case may be, shall be entitled to registration in the State Medical Register under section 15.”.

16. *Amendment of section 33.*—In section 33 of the principal Act,—

(i) in clause (i), the word “and” occurring at the end shall be omitted;

(ii) clause (i) shall be re-lettered as clause (n); and

(iii) before clause (n), as so re-lettered, the following clauses shall be inserted, namely:—

“(j) the courses and period of study and of practical training to be undertaken the subjects of examination and the standards of proficiency therein to be obtained, in Universities or medical institutions for grant of recognised medical qualifications;

(k) the standards of staff, equipment, accommodation, and other facilities for medical education;

(l) the conduct of professional examinations, qualifications of examiners and the conditions of admission to such examinations;

(m) the standards of professional conduct and etiquette and code of ethics to be observed by medical practitioners; and”.

17. *Amendment of second schedule.*—In the Second Schedule to the principal Act, for the existing entries relating to United Kingdom the following shall be substituted, namely:—

Country	Title	Nature of qualification as stated in diplomas		Abbreviations
		1	2	
<b>UNITED KINGDOM</b>				
University of Birmingham	M.B., Ch.B., M.D., Ch.M.	Bachelor of Medicine and Bachelor of Surgery	U.Birm.	Doctor of Medicine
University of Bristol	M.B., Ch.B., M.D., Ch.M.	Master of Surgery	-do-	U.Brist.
University of Cambridge	M.B., B.Chir., M.D., M.Chir.	-do-	U.Camb.	M.D.,
University of Durham	M.B., B.S., M.D., M.S.	-do-	U.Durh.	
University of Leeds	M.B., Ch.B., M.D., Ch.M.	-do-	U.Lead.	
University of Liverpool	M.B., Ch.B., M.D., Ch.M., M.Ch. Orth.	Master of Orthopaedic Surgery.	U.L'Pool	-do-
University of London	M.B., B.S., M.D., M.S.	Bachelor of Medicine and Bachelor of Surgery	U.Lond.	Doctor of Medicine
University of Manchester	M.B., Ch.B., M.D., Ch.M.	Master of Surgery	-do-	U.Manc.
University of Oxford	M.B., B.Ch., D.M., M.Ch.	-do-	U.Oxford	
University of Sheffield	M.B., Ch.B., M.D., Ch.M.	-do-	U.Sheff.	
University of Wales	M.B., B.Ch., M.D., M.Ch.	-do-	U.Wales	
University of Aberdeen	M.B., Ch.B., M.D., Ch.M.	-do-	U.Aberd.	
University of Edinburgh	M.B., Ch.B., M.D., Ch.M.	-do-	U.Edin.	
University of Glasgow	M.B., Ch.B., M.D., Ch.M.	-do-	U.Glasg.	
University of St. Andrews	M.B., Ch.B., M.D., Ch.M.	-do-	U.St.And.	
Queen's University of Belfast	M.B., B.Ch., M.D., M.Ch.	-do-	Q.U.Belf.	
University of Dublin	M.A.O. M.B., B.Ch., L.Med., L.Ch., M.D., M.Ch.	Master of Obstetrics Bachelor in Medicine U.Dubl. and Bachelor in Surgery.		Licentiate in Medicine
				Licentiate in Surgery
				Doctor in Medicine
				Master in Surgery

1	2	3	4
National University of Ireland.	M.A.O. M.B., B.Ch., Bachelor of Medicine and Bachelor of Surgery	Master in Obstetric Science. N.U.Irel.	
	M.D., M.Ch., M.A.O.	Doctor of Medicine Master of Surgery Master of Obstetrics	
Royal College of Physicians of London.	L.R.C.P. M.R.C.P. F.R.C.P.	Licentiate Member Fellow	R.C.P. Lond.
Royal College of Surgeons of England. Society of Apothecaries of London.	M.R.C.S. F.R.C.S. L.M.S.S.A.	Member Fellow Licentiate in Medicine and Surgery.	R.C.S. Eng. S.A.Lond.
Royal College of Physicians of Edinburgh.	L.S.A. L.R.C.P. M.R.C.P. F.R.C.P.	Licentiate Member Fellow	R.C.P. Edin.
Royal College of Surgeons of Edinburgh.	L.R.C.S. F.R.C.S.	Licentiate Fellow	R.C.S. Edin.
Royal College of Physicians and Surgeons of Glasgow.	L.R.C.P.S. M.R.C.P. F.R.C.P. F.R.C.S. F.R.C.P.S.	Licentiate Member Fellow Fellow Fellow	R.C.P.S. Glasg.
Royal College of Physicians of Ireland.	L.R.C.P. L.M.	Licentiate in Midwifery	R.C.P., Irel.
Royal College of Surgeons in Ireland.	M.R.C.P. F.R.C.P. L.R.C.S. L.M.	Member Fellow Licentiate in Midwifery	R.C.S., Irel.
Apothecaries' Hall of Dublin.	F.R.C.S. L.A.H.	Fellow Licentiate	A.H.Dubl.".

Assented to on 16-6-64

**THE DELHI (DELEGATION OF POWERS) ACT, 1964**  
(Act No. 23 of 1964)

AN

ACT

to provide for the delegation of certain powers vested in the Administrator of the Union territory of Delhi.

Be it enacted by Parliament in the Fifteenth Year of the Republic of India as follows:—

1. *Short title and extent.*—(1) This Act may be called the Delhi (Delegation of Powers) Act, 1964.

(2) It extends to the whole of the Union territory of Delhi.

2. *Definitions.*—In this Act, unless the context otherwise requires,—

(a) "Administrator" means the administrator of Delhi appointed by the President under article 239 of the Constitution;

(b) "Chief Secretary" means the Chief Secretary of the Delhi Administration;

(c) "Delhi" means the Union territory of Delhi;

(d) "District Judge" means the District Judge, Delhi, and includes an Additional District Judge, Delhi.

3. *Delegation of powers, etc., vested in Administrator under certain laws.*—(1) Any power, authority or jurisdiction or any duty which the Administrator may exercise or discharge by or under the provisions of any enactment mentioned in column 1 of the Schedule may be exercised or discharged also—

(a) by any officer or authority mentioned in relation thereto in column 2 of the said Schedule;

(b) by such other officer or authority as may be specified in this behalf by the Central Government by notification in the Official Gazette.

(2) The Administrator may transfer any appeal or application for revision or any other matter pending before him for disposal to an officer or other authority competent under sub-section (1) to dispose of the same.

(3) The Administrator may withdraw for disposal by himself any appeal or application for revision or any other matter pending

before an officer or other authority competent under sub-section (1) to dispose of the same.

**THE SCHEDULE**  
(See section 3)

Name of enactment	Provisions vesting powers in the	Officer or authority who may also exercise the powers
1	2	
1. The Punjab Land Revenue Act, 1887 (Punjab Act 17 of 1887) as in force in Delhi.	Sections 13 and 16.	Chief Secretary
2. The United Provinces Land Revenue Act, 1901 (United Provinces Act 3 of 1901) as in force in Delhi.	Sections 210 and 219.	Chief Secretary
3. The Bengal Finance (Sales Tax) Act, 1941 (Bengal Act 6 of 1941), as in force in Delhi.	Section 20(3)	District Judge
4. The Delhi Land Revenue Act, 1954 (Delhi Act 12 of 1954).	Section 64, 66 and 72.	Chief Secretary
5. The Slum Areas (Improvement and Clearance) Act, 1956 (96 of 1956).	Section 20	Chief Secretary

Assented to on 16-6-64

**THE COIR INDUSTRY (AMENDMENT) ACT, 1964**  
(Act No. 25 of 1964)

AN  
ACT

further to amend the Coir Industry Act, 1953.

Be it enacted by Parliament in the Fifteenth Year of the Republic of India as follows:—

1. *Short title.*—This Act may be called the Coir Industry (Amendment) Act, 1964.

2. *Amendment of the long title.*—For the long title to the Coir Industry Act, 1953 (45 of 1953) (hereinafter referred to as the principal Act), the following long title shall be substituted, namely:—

"An Act to provide for the establishment of a Board for the development of the Coir Industry and for that purpose to levy a customs duty on coir fibre, coir yarn and coir products exported from India and for matters connected therewith."

3. *Amendment of section 10.*—In section 10 of the principal Act, in sub-section (2), after clause (f), the following clause shall be inserted, namely:—

"(f) setting up or assisting in the setting up of factories for the production of coir products with the aid of power;".

4. *Insertion of new section 14A.*—After section 14 of the principal Act, the following section shall be inserted, namely:—

"14A. *Grants by the Central Government to the Board.*—The Central Government may, after due appropriation made by Parliament by law in this behalf, pay to the Board by way of grants, such sums of money as the Central Government may consider necessary."

5. *Amendment of section 15.*—In section 15 of the principal Act, in sub-section (1), after clause (b), the following clause shall be inserted, namely:—

"(c) any sum of money that may be paid by way of grants under section 14A."

6. *Substitution of new section for section 17.*—For section 17 of the principal Act, the following section shall be substituted, namely:—

"17. *Accounts and audit.*—(1) The Board shall maintain proper accounts and other relevant records and prepare an annual statement of accounts, including the profit and loss account and the balance-sheet in such form as may be prescribed by the Central Government in consultation with the Comptroller and Auditor-General of India.

(2) The accounts of the Board shall be audited by the Comptroller and Auditor-General of India at such intervals as may be prescribed by him and any expenditure incurred in connection with such audit shall be payable by the Board to the Comptroller and Auditor-General.

(3) The Comptroller and Auditor-General of India and any person appointed by him in connection with the audit of the accounts of the Board shall have the same rights and privileges and authority in connection with such audit as the Comptroller and Auditor-General

has in connection with the audit of Government accounts, and in particular, shall have the right to demand the production of books, accounts, connected vouchers and other documents and papers and to inspect any of the offices of the Board.

(4) The accounts of the Board as certified by the Comptroller and Auditor-General of India or any other person appointed by him in his behalf together with the audit report thereon shall be forwarded annually to the Central Government and that Government shall cause the same to be laid before each House of Parliament..."

7. *Amendment of section 26.*—In section 26 of the principal Act, for sub-section (3), the following sub-section shall be substituted, namely:—

"(3) Every rule made by the Central Government under this section shall be laid as soon as may be after it is made, before each House of Parliament while it is in session for a total period of thirty days which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session in which it is so laid or the successive sessions aforesaid, both Houses agree in making any modification in the rule or both Houses agree that the rule should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the case may be; so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule."

Assented to on 20-6-64

### THE CONSTITUTION (SEVENTEENTH AMENDMENT) ACT, 1964

(ACT NO. OF 1964)

AN

ACT

further to amend the Constitution of India.

Be it enacted by Parliament in the Fifteenth Year of the Republic of India as follows:—

1. *Short title.*—This Act may be called the Constitution (Seventeenth Amendment) Act, 1964.

2. *Amendment of article 31A.*—In article 31A of the Constitution,—

(i) in clause (1), after the existing proviso, the following proviso shall be inserted, namely:—

"Provided further that where any law makes any provision for the acquisition by the State of any estate and where any land comprised therein is held by a person under his personal cultivation, it shall not be lawful for the State to acquire any portion of such land as is within the ceiling limit applicable to him under any law for the time being in force or any building or structure standing thereon or appurtenant thereto, unless the law relating to the acquisition of such land, building or structure, provides for payment of compensation at a rate which shall not be less than the market value thereof;"

(ii) in clause (2), for sub-clause (a), the following sub-clause shall be substituted and shall be deemed always to have been substituted, namely:—

(a) the expression "estate" shall, in relation to any local area, have the same meaning as that expression or its local equivalent has in the existing law relating to land tenures in force in that area and shall also include—

(i) any *Jagir, inam or muasi* or other similar grant and in the States of Madras and Kerala, any *janmam* right;

(ii) any land held under ryotwari settlement;

(iii) any land held or let for purposes of agriculture or for purposes ancillary thereto, including waste land, forest land, land for pasture or sites of buildings and other structures occupied by cultivators of land, agricultural labourers and village artisans;"

3. *Amendment of Ninth Schedule.*—In the Ninth Schedule to the Constitution, after entry 20, the following entries shall be added, namely:—

- "21. The Andhra Pradesh Ceiling on Agricultural Holdings Act, 1961 (Andhra Pradesh Act X of 1961).
22. The Andhra Pradesh (Telangana Area) Tenancy and Agricultural Lands (Validation) Act, 1961 (Andhra Pradesh Act XXI of 1961).
23. The Andhra Pradesh (Telangana Area) Ijara and Kowli Land

Cancellation of Irregular Pattas and Abolition of Concessional Assessment Act, 1961 (Andhra Pradesh Act XXXVI of 1961).

24. The Assam State Acquisition of Lands Belonging to Religious or Charitable Institution of Public Nature Act, 1959 (Assam Act IX of 1961).
25. The Bihar Land Reforms (Amendment) Act, 1953 (Bihar Act XX of 1954).
26. The Bihar Land Reforms (Fixation of Ceiling Area and Acquisition of Surplus Land) Act, 1961 (Bihar Act XII of 1962), (except section 28 of this Act).
27. The Bombay Taluqdari Tenure Abolition (Amendment) Act, 1954 (Bombay Act I of 1955).
28. The Bombay Taluqdari Tenure Abolition (Amendment) Act, 1957 (Bombay Act XVIII of 1958).
29. The Bombay Inams (Kutch Area) Abolition Act, 1958 (Bombay Act XCIII of 1958).
30. The Bombay Tenancy and Agricultural Lands (Gujarat Amendment) Act, 1960 (Gujarat Act XVI of 1960).
31. The Gujarat Agricultural Lands Ceiling Act, 1960 (Gujarat Act XXVII of 1961).
32. The Sagbara and Mehwassi Estates (Proprietary Rights Abolition, etc.) Regulation, 1962 (Gujarat Regulation I of 1962).
33. The Gujarat Surviving Alienations Abolition Act, 1963 (Gujarat Act XXXIII of 1963), except in so far as this Act relates to an alienation referred to in sub-clause (d) of clause (3) of section 2 thereof.
34. The Maharashtra Agricultural Lands (Ceiling on Holdings) Act, 1961 (Maharashtra Act XXVII of 1961).
35. The Hyderabad Tenancy and Agricultural Lands (Re-enactment, Validation and Further Amendment) Act, 1961 (Maharashtra Act XLV of 1961).
36. The Hyderabad Tenancy and Agricultural Lands Act, 1950 (Hyderabad Act XXI of 1950).
37. The Jenmikaram Payment (Abolition) Act, 1960 (Kerala Act III of 1961).
38. The Kerala Land Tax Act, 1961 (Kerala Act XIII of 1961).
39. The Kerala Land Reforms Act, 1963 (Kerala Act I of 1964).
40. The Madhya Pradesh Land Revenue Code, 1959 (Madhya Pradesh Act XX of 1959).
41. The Madhya Pradesh Ceiling on Agricultural Holdings Act, 1960 (Madhya Pradesh Act XX of 1960).
42. The Madras Cultivating Tenants Protection Act, 1955 (Madras Act XXV of 1955).
43. The Madras Cultivating Tenants (Payment of Fair Rent) Act, 1956 (Madras Act XXIV of 1956).
44. The Madras Occupants of Kudiyiruppu (Protection from Eviction) Act, 1961 (Madras Act XXXVIII of 1961).
45. The Madras Public Trusts (Regulation of Administration of Agricultural Lands) Act, 1961 (Madras Act LVII of 1961).
46. The Madras Land Reforms (Fixation of Ceiling on Land) Act, 1961 (Madras Act LVIII of 1961).
47. The Mysore Tenancy Act, 1952 (Mysore Act XIII of 1952).
48. The Coorg Tenants Act, 1957 (Mysore Act XIV of 1957).
49. The Mysore Village Offices Abolition Act, 1961 (Mysore Act XIV of 1961).
50. The Hyderabad Tenancy and Agricultural Lands (Validation) Act, 1961 (Mysore Act XXXVI of 1961).
51. The Mysore Land Reforms Act, 1961 (Mysore Act X of 1962).
52. The Orissa Land Reforms Act, 1960 (Orissa Act XVI of 1960).
53. The Orissa Merged Territories (Village Offices Abolition) Act, 1963 (Orissa Act X of 1963).
54. The Punjab Security of Land Tenures Act, 1953 (Punjab Act X of 1953).
55. The Rajasthan Tenancy Act, 1955 (Rajasthan Act III of 1955).
56. The Rajasthan Zamindari and Biswadari Abolition Act, 1959 (Rajasthan Act VIII of 1959).
57. The Kumaun and Uttarakhand Zamindari Abolition and Land Reforms Act, 1960 (Uttar Pradesh Act XVII of 1960).
58. The Uttar Pradesh Imposition on Ceiling on Land Holdings Act, 1960 (Uttar Pradesh Act I of 1961).
59. The West Bengal Estates Acquisition Act, 1953 (West Bengal Act I of 1954).
60. The West Bengal Land Reforms Act, 1955 (West Bengal Act X of 1956).
61. The Delhi Land Reforms Act, 1954 (Delhi Act VIII of 1954).
62. The Delhi Land Holdings (Ceiling) Act, 1960 (Central Act 24 of 1960).
63. The Manipur Land Revenue and Land Reforms Act, 1960 (Central Act 33 of 1960).
64. The Tripura Land Revenue and Land Reforms Act, 1960 (Central Act 43 of 1960).

*Explanation.*—Any acquisition made under the Rajasthan Tenancy Act, 1955 (Rajasthan Act III of 1955), in contravention of the second proviso to clause (1) of article 31A shall, to the extent of the contravention, be void."

भाग 7—भारतीय निर्वाचन आयोग (Election Commission of India) की वैधानिक अधिसूचनाएं  
तथा अन्य निर्वाचन सम्बन्धी अधिसूचनाएं  
शून्य

अनुप्रक

शून्य

## PART I

## INDUSTRIES DEPARTMENT

## NOTIFICATION

Simla-2, the 6th March, 1971

No. 2-30/69-SI (B).—Whereas it appears to the Governor, Himachal Pradesh that the land is required to be taken by the Government at public expense for a public purpose, namely for the construction of buildings for Printing and Stationery Office, Himachal Pradesh, it is hereby declared that the land described in the specification below is required for the above purpose.

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894 to all whom it may concern and under the provisions of section 7 of the said Act, the Land Acquisition Officer, Himachal Pradesh Public Works Department, Simla district at Simla, is hereby directed to take orders for the acquisition of the said land.

A plan of the land may be inspected in the office of the Land Acquisition Officer, Himachal Pradesh Public Works Department, Simla.

SPECIFICATION		Tehsil: SIMLA		
District: SIMLA	Village		Khasra No.	Area Big. Bis.
CHAWOG		16	10	15
BAGOG		214	0	9
		215	1	3
		216	0	1
		217	0	10
		230	4	18
		231	1	1
		232	0	17
		235	0	10
		239	0	1
	Total ..		20	5

P. K. MATTOO,  
Secretary.